

HITCHCOCK TRIAL EXPEDITED

HELEN VON HAGEN REPEATS HER STORY OF ASSAULT.

This Time It is on Her Complaint That the Actor is Tried, Having Been Acquitted in Spite of Her Testimony of Assault on Another Girl Now Accused of Perjury.

The second trial of Raymond Hitchcock, the actor, this time on the charge of attempted assault on Helen von Hagen, began with a rush yesterday before Justice Goff in the Supreme Court, Criminal Branch. Although it was a hard day for the lawyers, the jurors, witnesses and other principals in the case, but it didn't worry Justice Goff. He didn't take a recess after the morning session until the jury had been selected, and then after an hour's rest he sat until 7:15 o'clock last night, almost a five hour session without a break.

Justice Goff said there was such a press of criminal business that this case would have to be disposed of without delay. Max Steuer, chief counsel for Hitchcock, pleaded for a respite after he had been for about three hours cross-examining the girl, but Justice Goff was obdurate and said that the examination of the witness would have to be completed before adjournment, if it took all night. The jurors stepped out of the box and went to get a drink of water and looked appealingly at the clock.

The examination of the girl was a severe one. At the first trial Hitchcock was charged with assaulting her, but Justice Blanchard directed the jury to acquit after Flora Whitson, one of the prosecution's witnesses, had recounted. Flora Whitson may be a witness for the defense this time, although she is under indictment for perjury for her testimony at the first trial.

A crowd fought to get into the court room and most of those who got in stayed until the end. Hitchcock's wife, Flora Zabelle, the actress, came to court with two women. When her husband was brought over from the Tombs she kissed him and the two women shook hands with him. Hitchcock's confinement in the Tombs doesn't improve his appearance.

The jury was sworn to at two and a half hours and took about ten minutes to select. The prosecution's case. He said that Hitchcock met the von Hagen girl while she was wheeling a baby carriage in front of the Garden Theatre, took her for automobile rides to his home at Great Neck and had her at the "house of the green shutters" in West Forty-first street on two occasions, once with Flora Whitson and the second time with Elsie Voecks.

Mrs. Mary von Hagen, the mother of Helen, testified to the age of her daughter. She said she was the mother of nine children. She was not cross-examined and from what developed later it is evident that the defense hopes to prove by her that her daughter told her that Hitchcock had seduced her. After Mrs. von Hagen came Mrs. De Witt, who owned the Forty-first street house where Hitchcock had a room, and a few unimportant witnesses who testified at the first trial.

The girl was called about 3 o'clock. She is a self-possessed young person with quick wit. She wore a black dress and a more mature than she did at the last trial. She went over the history of her acquaintance with Hitchcock and told about her first auto trip to Great Neck and her first kiss. She said a strange man came in. "Did you know his name?" she was asked. "I think it was Mr. Chanler," she said. "Did you know his first name?" she was asked. "I did not, but I think it was William."

"She made no reference to this at Hitchcock's former trial. She described how she and Flora Whitson were sitting on a first street house in December, 1900. He assaulted both of them, she said. About a week later Hitchcock called her up on the telephone and asked her to come to his first street and Sixth avenue one evening. She got Elsie Voecks and they went to the house. Hitchcock tried to assault Elsie, she said.

For about three hours Mr. Steuer made the girl tell minutely everything that happened on the two visits to the Forty-first street house. After the result was that the girl's story of what happened on each occasion was exactly the same, except that she had a different companion and the first time she was assaulted and the second she was not. Hitchcock of his stage life, there was no light in the room, the shades were up—the picture was the same in each instance.

Then Mr. Steuer brought out that at the first trial, when Hitchcock was being tried for assaulting her, she swore that on her second visit to the house with Elsie Voecks nothing wrong happened at all.

The girl denied that she had told her mother that she had never had illicit relations with Hitchcock.

SON GONE, WOMAN A SUICIDE.

Postcards Had Come From the Boy From Chicago Saying He Was Going Further West.

Mrs. Emma Santin, 37 years old, the wife of Harold Santin of 60 Morgan avenue, Williamsburg, was found dead in her home late Sunday night, having committed suicide by inhaling illuminating gas. Last Wednesday the woman's only son, Frank, 2 years old, disappeared from home and when the boy's father afterward discovered that \$135 was missing he suspected Frank of the theft and reported his disappearance to the police.

Mrs. Santin became almost heartbroken over her boy's disappearance and continually visited the Herbert street police station to inquire if any tidings of him had been obtained. On Saturday some of the son's playmates showed her some of the postcards that had been received from the missing boy in Chicago. On one of the cards the boy had written that he was going further west.

This news from the boy so perturbed the mother that she left her home and acting strangely. She left her home and while her husband was searching for her Sunday night and Sunday she returned to her home, where she was found dead, putting on her best garments inhaled gas through a rubber tube. She had been dead for many hours when her husband returned home. The cause of the shooting is a mystery.

BULLETS AMONG CHILDREN.

Italian Gunmen Selects a Busy Street to Do His Fighting In.

An Italian who stood in the doorway of 521 East Fourteenth street firing a revolver at another Italian in the street caused a big scare among children on their way to the parochial school of the Immaculate Conception at 503 East Fourteenth street at noon yesterday.

The man in the door fired four shots with out hitting the target. The bullets flew among the children on the ground. After forty passengers were tossed about in the coaches and café car, but none was injured seriously. It is said a lug holding the rail was worn out.

HELPFUL JEWISH FEDERATION.

Convention Here of Organization Which Aids Galicians and Bucovinians.

The fifth annual convention of the Federation of Galician and Bucovinian Jews, which was organized a little more than four years ago to look after the interests of Jews from the provinces of Galicia and Bucovina in Austria, began yesterday at Tammany Hall and was attended by 800 delegates, representing 60,000 members. The membership is principally in New York and the nearby New Jersey towns and cities.

The federation was formed by J. Pfeffer in the beginning of June, 1900, because the Jews from Galicia and Bucovina were badly handicapped in looking for work through their ignorance of English and through their failure to assimilate readily with the Jews from other parts of the world because of their strict observance of ancient Jewish customs. A number of years ago the Galician Jews on the East Side had their hair cut and wore wig after marriage, and this is now confined to the wives of the rabbis. The organization has now 275 branches, some of which are social clubs and some associations connected with the synagogue.

At a preliminary meeting before the convention proper was held the delegates were addressed by Judge Otto Rosenthal, Judge Benjamin Hoffman, Assemblyman Morris Groube and others, who congratulated the delegates on the success of the federation. The convention proper opened in the afternoon at 7 o'clock in the hall. It will continue to-day.

It was reported that in the last year about \$30,000 was received in contributions and donations and that the organization was on a sound financial basis and was rapidly growing.

It was announced that the federation would have a free hospital in Second street near Avenue A on September 1. J. Pfeffer, the founder of the federation and its first president, said after yesterday's session.

For the last two or three years we have added from 15,000 to 20,000 immigrants a year in securing work. We propose to extend the scope of the organization and establish branches throughout the country. Every officer except the financial secretary, who has to give his whole time to the work, gives his services free. Our hospital will be non-sectarian and thirty-six wealthy men have assumed responsibility for its financial efficiency for five years, which is necessary for the charter it has received from the State Board of Charities. Among the doctors who will give their services will be Prof. H. Lilienthal of the Mount Sinai Hospital, Prof. W. Meyers and Dr. Abraham Gluckman, and the newly arrived men will grant free employment through wealthy manufacturers and business men who are members.

COLORED ELKS ENJOINED.

B. P. O. E. Doesn't Want Negroes' Organization to Use Its Name.

WHITE PLAINS, N. Y., June 8.—Elks everywhere are interested in the outcome of a temporary injunction which Supreme Court Justice Joseph Mowbray has granted. The injunction is against the B. P. O. E. of the Empire State against the Improved Benevolent and Protective Order of Elks of the World, which is a colored organization, from using the name and title of the B. P. O. E. or its emblem or membership cards.

The temporary injunction was obtained by John F. Brennan, a lawyer and member of the B. P. O. E. of the Empire State. Curran of Lodge No. 1 of Manhattan, who represented the grand exalted ruler of the State of New York. Lawyer Brennan appeared before Justice Mowbray to-day to argue a motion for the injunction against the colored order of Elks and the matter was referred to Judge Mowbray.

The Elks seek a perpetual injunction against the colored order, which latter lodge, they say, is in violation of and resists to the B. P. O. E. of the Empire State. If the decision of Justice Mowbray is favorable similar action in all the other States in the Union will be started by the B. P. O. E.

The Grand Exalted Ruler was represented by Frederick Hughes of Yonkers, a district deputy, who in his affidavit said forth that he has been repeatedly complained of by members of B. P. O. E. that they have been approached and made ridiculous by members of the clandestine lodge, composed of colored men, and has been repeatedly addressed as "brother," much to his chagrin and humiliation. The Elks' rules provide that only white members shall be admitted.

He explained that he didn't want to have his fees impounded, as he would lose interest in the money.

Prosecutor of the Plaza Pierre P. Garven said that Whitmore will not be retried until after October 1.

SADIE PAPPS RELEASED.

Sentence Suspended for Manicurist—Ex-Cop, for Whom She Stole, Gets Three Years.

Sadie Papps, the manicurist who stole jewelry valued at over \$3,000 from Mrs. Benjamin H. Knowles and gave it to ex-Policeman Charles H. Hausler, with whom she had become infatuated, was released from custody yesterday by Judge J. Edgar Curran of the County Court, Brooklyn, under a suspension of sentence. She had been indicted for grand larceny, but her plea of guilty of petit larceny was accepted. Her view of her previous good character and the prompt manner in which she furnished the information which led to the recovery of the property.

Hausler was sentenced to not less than three years or more than four years in Sing Sing. He pleaded guilty to grand larceny in the second degree.

ADmits HE KILLED HIS WIFE.

Jersey City Murderer's Mother Says There's Insanity in His Family.

Matthew O'Neil, the Jersey City longshoreman who killed his wife, Winifred, after she had been indicted for the murder of her husband, was yesterday found guilty of the crime in the second degree before Judge Blair yesterday.

Counsel for O'Neil presented an affidavit to the Court from Mrs. Margaret O'Neil of the County Court, Jersey City, who is the mother of the defendant. She said that there is insanity in the family. He asked for an examination of the defendant by a physician. After a hearing the District Attorney asked for a verdict of guilty and three blacked to a solemn new police headquarters and announced that he had committed murder.

HEARST GAINS ARE TRIFLING.

ONLY 11 VOTES BETTER OFF ON 34 MORE BOXES.

More Than a Tenth of All the Boxes Opened and He Is Only 110 Votes the Better for It—Many Hearst Men Spotted Their Ballots—More Talk of Dropping Case.

Fifty-four ballot boxes from the Sixth, Tenth and Eleventh Assembly districts were opened yesterday in the trial of the Hearst-McClellan recount suit before Justice Lambert and a jury. The net result was a gain of eleven votes for Hearst, making his total gain to date on 208 boxes only 116. At this rate he would fall short of overcoming the official McClellan plurality of 3,884. Attorney-General Jackson is said to be waiting for a suggestion from the Hearst people to drop the proceedings.

The results of the recount so far have been to show two things: first, that there is little evidence of intentional fraud or wrongdoing on the part of the election inspectors, but only proof that they made mistakes, and, second, that many of the Hearst voters disfranchised themselves through ignorance. According to Mr. Hearst's personal counsel, at least 150 Hearst voters in the 34 boxes so far examined disfranchised themselves by putting voting crosses opposite the blank spaces on the Hearst ticket, especially in the squares opposite the judicial nominations.

The tabulation of yesterday's recount, with the results to date, follows:

	Official	Re-	Official	Re-	Net Gain
Ex-D.	A.D.	count.	count.	count.	or Loss.
1	10	88	82	82	
1	10	123	96	96	
1	10	102	102	114	114
1	10	80	81	81	
1	10	120	120	120	
1	10	111	111	164	164
1	10	111	111	94	94
1	10	89	89	120	120
1	10	61	63	120	120
1	10	128	128	157	157
1	10	76	76	108	108
1	10	116	116	124	124
1	10	93	93	82	82
1	11	174	178	181	180
1	11	182	182	182	184
1	11	106	106	67	67
1	11	66	66	66	66
1	11	100	100	147	145
1	11	116	116	153	153
1	11	162	162	185	186
1	11	128	128	69	69
1	11	86	86	86	86
1	11	103	102	60	62
1	11	150	150	131	148
1	11	162	162	83	88
1	11	152	152	72	70
1	11	141	141	80	80
1	11	93	93	84	85
1	11	97	97	90	90
1	11	182	182	90	84
1	11	245	244	78	81
1	11	153	150	74	84
1	11	130	130	123	123
1	11	156	156	62	66
1	11	251	251	102	102
1	11	184	183	117	122
1	11	126	126	89	89
1	11	151	151	117	117
1	11	200	200	116	117
1	11	131	131	76	76
1	11	251	251	60	60
1	11	106	106	80	87
1	11	163	163	126	126
1	11	103	104	158	158
1	11	67	67	179	175
1	11	63	63	178	175
1	11	114	114	212	216
1	11	86	86	179	179
1	11	90	90	116	114
1	11	107	109	143	144
1	11	115	115	117	117
1	11	122	122	136	140
<hr/>					
Total,					
boxes	5876	6802	5947	3674	+ 11

WHITMORE WITNESSES RELEASED.

Fees of Three of Them Held by Court as Security for Their Reappearance.

Charlotte McDonald, otherwise known as Georgie Dickenson; Albert Thompson, Frederick Kirkman and Frank Englert, witnesses for the State against Theodore S. Whitmore, at whose trial for the murder of his wife Lena, the Harrison Lamplack Swamp victim, the jury disagreed, were released yesterday by Judge J. Edgar Curran of the County Court, Brooklyn, on their own recognizances.

The witnesses spent 150 days in jail and the county owed them each \$75 in fees. The Court ordered the several amounts retained as security for the appearance of Georgie Dickenson, Kirkman and Englert at Whitmore's second trial. Thompson drew his witness fees and left his bank-book with the clerk of the court as security. He explained that he didn't want to have his fees impounded, as he would lose interest in the money.

Prosecutor of the Plaza Pierre P. Garven said that Whitmore will not be retried until after October 1.

TRAIN ROBBERS MURDER THREE.

Fourth Guard of Mexican Pay Train Mortally Wounded—Ruralists in Pursuit.

CITY OF MEXICO, June 8.—While guarding a pay car on the Las Grandes mines, near Balas, Guerrero, four armed men were overpowered by bandits yesterday and three of them instantly killed and the fourth man mortally wounded, according to information which reached here by courier to-day.

The bandits, property of an American corporation. The pay train made a morning trip and the bandits had planned to steal the amount used for the payroll, which rule has been exaggerated.

While it was rounding a lonely pass in the foothills in the Sierra Madre Mountains a fusillade was fired at the train. This was repeated until only one man of escort lived to send back answering shots.

With the guards disabled, the bandits leisurely looted the safe and escaped with about \$100,000. The Mexican rurales are in pursuit of the thieves. A little is probable if the posse meets the bandits.

NEW OLD SLIP POLICE STATION.

A Garage and a Gymnasium Among the Features of the Building.

Hunt & Hunt, as architects for the city, filed yesterday with Building Superintendent Murphy the plans for the new station house of the First precinct to replace the house erected in 1883 on the plot fronting on Old Slip and extending from Front to South street. The new house will have a frontage on the slip of 165 feet and a depth of 30 feet.

Jackett, Carhart & Co.

Style With Comfort

THAT comfort may be unconfronted we eliminate every ounce of superfluous weight in our summer suits for Men and Young Men.

Half lined and quarter lined suits, \$15 to \$40.
Half lined Serge suits, \$15 to \$28.

All the best gray effects, olive and tan mixtures and light shades of browns.

The correct straw hat, \$2 to \$4.
The real Panama hat—only \$7.50.

265 Broadway near Chambers St. 841 Broadway at 13th St.

NEW IDEA INDICTMENTS OFF.

Supreme Court Thinks Hudson County Sheriff Packed a Grand Jury.

TRENTON, N. J., June 8.—Upon the ground that Sheriff John C. Kaiser of Hudson county packed a jury with members of his own particular faction of the Republican party the Supreme Court to-day quashed an indictment against several Jersey City officials who were charged with conspiracy in connection with the party primaries last fall.

The indicted men were members of the New Idea wing of the party which was headed by Mark M. Fagan, then Mayor of Jersey City. They included Assistant Prosecutor James W. McCarthy, of Assistant Corporation Attorney August Ziegler, Chief of Police Frank Monahan, Theodore Biorck, formerly president of the Police Board, Police Inspector Leonard, Justice of the Peace Robert Miller and ten members of the police force.

Justice Swayne, who wrote the opinion, says that the court was convinced that Sheriff Kaiser in selecting his Grand Jury did so rather as the leader of a political faction than with the impartiality demanded by law. He said that while the Grand Jury may have been a legal body in form and in so far as its acts concerning other persons were concerned, it was not a constitutional body as to persons who were objects of the Sheriff's personal animosity.

Justice Swayne adds: "There is still time for a properly chosen Grand Jury to do justice and it is to the interest of public justice that the matter should be considered at a time when the passions of the moment shall have subsided and the defendants should not seem to be the victims of political animosity."

ODGEN OF KEYPORT IN HAVANA.

Indicted Ex-Mayor of Jersey Town Said to Be Practising Law There.

ASBURY PARK, N. J., June 8.—Benjamin B. Odgen, ex-Mayor of Keyport, who disappeared in September, 1903, after indictments had been found against him for embezzlement, is said on good authority to be practising law in Havana, Cuba, under an assumed name. Odgen, it is said, has been seen in Havana within the last two weeks.

At the time of Odgen's disappearance he was in charge of the settlement of several estates aggregating \$100,000 in value. Many persons in Keyport and other towns and cities in the country suffered through their dealings with him and it is believed that if no official steps are taken to apprehend him a movement will be made by his creditors with the hope that at least a portion of their losses may be recovered.

Odgen was the Republican leader in Keyport. He ran for Surrogate and was defeated. Soon afterward his partner, Judge Alfred Walling, who was also his brother-in-law, committed suicide.

RAILWAY BUSINESS BETTER.

Report on Idle Cars Shows Decrease of 22,630 Since May 15.

CHICAGO, June 8.—A slight improvement is indicated by the fortnightly report of the committee on car efficiency of the American Railway Association. The number of surplus cars in the United States and Canada is given at 331,904, a decrease of 22,630 since May 15.

The bulletin says that the improvement, as reflected in the smaller number of idle cars, seems quite general throughout the eastern, central and southern parts of the country but that there is practically no change in the Northwestern and Pacific States.

The demand for box cars has apparently increased in Iowa, Illinois and Kansas northward to Wisconsin and the Dakotas and westward to Montana and Colorado. The decrease in surplus equipment is almost wholly in the 23,000 class. From 40 to 50 per cent. of the decrease is attributed to an increase in the number of "shop cars." The association's statement in regard to surplus cars and shortages and shortage cars in shops awaiting or undergoing repairs and taken on account of the equipment in "hospital," which has been increasing rapidly. Most of the large roads the last few months.

Some railroad managers believe that May was the least month the railroad business has ever known, however, for that June will be no better.

"I believe the worst is behind us," said President B. L. Winchester of the Rock Island in commenting on the situation.

Summing Up in the Metropolitan Suit.

The trial of the suit brought by Receivers Joline and Robinson of the New York City and Metropolitan Street Railway Company against the Metropolitan Securities Company to recover \$4,984,000 was resumed yesterday before Judge Ward in the County Court, Manhattan. The case was summed up for the defendant, emphasizing the point that the Securities company could not in fairness be required to pay over \$4,984,000, which was the amount of the stock, until the company had been insolvent corporation. Joseph H. Choate began summing up for the plaintiffs, but had not finished when court adjourned for the day. He argued that if the obligation to pay money for which securities had been deposited was to be nullified by the individual or company making such a deposit becoming insolvent, then the bank could refuse to pay to a depositor its account or any part of it because that depositor had become bankrupt.

International Harvester Seeks Listing.

The International Harvester stock company, whose stocks have been listed only in Chicago up to the present, has applied to the Stock Exchange to list its \$50,000,000 preferred stock voting trust certificates. The company has been in business six years and its statement of condition to the Stock Exchange is said to be very satisfactory. The company makes no detailed annual reports. The market for its securities has always been narrow, the stock being closely held. In Chicago yesterday the common was quoted at 39 bid and the preferred at 90 bid.



NEW JERSEY CENTRAL
TWO-HOUR TRAIN TO PHILADELPHIA
EVERY HOUR ON THE HOUR

FOR PHILADELPHIA, Lv. N. Y. 200 ST. 6:00 a.m., 8:00 a.m., 10:00 a.m., 12:00 p.m., 2:00 p.m., 4:00 p.m., 6:00 p.m., 8:00 p.m., 10:00 p.m., 12:00 a.m.

FOR BALTIMORE AND WASHINGTON, Lv. N. Y. 200 ST. 6:00 a.m., 8:00 a.m., 10:00 a.m., 12:00 p.m., 2:00 p.m., 4:00 p.m., 6:00 p.m., 8:00 p.m., 10:00 p.m., 12:00 a.m.

FOR ATLANTA CITY, Lv. N. Y. 200 ST. 6:00 a.m., 8:00 a.m., 10:00 a.m., 12:00 p.m., 2:00 p.m., 4:00 p.m., 6:00 p.m., 8:00 p.m., 10:00 p.m., 12:00 a.m.

FOR ALBANY, Lv. N. Y. 200 ST. 6:00 a.m., 8:00 a.m., 10:00 a.m., 12:00 p.m., 2:00 p.m., 4:00 p.m., 6:00 p.m., 8:00 p.m., 10:00 p.m., 12:00 a.m.

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Taking a broad survey of the field, we feel that we've everything desirable in suits of featherweight fabrics—outings suits so called.

Batiste—the smooth cool worsteds; wool crashes and homespun—the porous favorites for days when pores are streaming; flannels and nuns cloth, lightest of all.

Silk homespun suits are one of the most luxurious of these featherweights—the natural tan.

Baltimore & Ohio Railroad

ROYAL BLUE LINE TRAINS

Direct Connections in New Union Station, Washington, D.C. All Trains Daily.

WASHINGTON, D.C. 11:00 a.m. 1:00 p.m. 3:00 p.m. 5:00 p.m. 7:00 p.m. 9:00 p.m. 11:00 p.m.

NEW YORK, N.Y. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

PHILADELPHIA, PA. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

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CINCINNATI, OH. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

ST. LOUIS, MO. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

CHICAGO, ILL. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

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PORTLAND, ME. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

SEASIDE, N.J. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

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PITTSBURGH, PA. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

CINCINNATI, OH. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

ST. LOUIS, MO. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

CHICAGO, ILL. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

ST. PAUL, MINN. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

PORTLAND, ME. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

SEASIDE, N.J. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

NEWARK, N.J. 6:00 a.m. 8:00 a.m. 10:00 a.m. 12:00 p.m. 2:00 p.m. 4:00 p.m. 6:00 p.m. 8:00 p.m. 10:00 p.m. 12:00 a.m.

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ST. LOUIS,